

# UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/079,039	02/20/2002	Zhihao Yang	82839SMR	6408	
75	90 09/23/2002				
Paul A. Leipold			EXAM	EXAMINER .	
Patent Legal Staff Eastman Kodak Company			SHAH, MANISH S		
343 State Street Rochester, NY 14650-2201		ART UNIT	PAPER NUMBER		
Roonester, 141	14030-2201		2853		
•		DATE MAILED: 09/23/2002			

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/079,039	YANG ET AL.	
Office Action Summary	Examiner	Art Unit	
	Manish S. Shah	2853	
The MAILING DATE of this communication app Period for Reply	ears on the cover sh	eet with the correspondence a	ddress
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	36(a). In no event, however, y within the statutory minimum vill apply and will expire SIX (i, cause the application to become control of the second control of the control of the control of the application to become control of the application to become control of the control of the application to become control of the c	may a reply be timely filed  n of thirty (30) days will be considered time b) MONTHS from the mailing date of this of come ABANDONED (35 U.S.C. § 133).	ely. communication.
1) Responsive to communication(s) filed on			
	— · is action is non-final.		
3) Since this application is in condition for allowa		al matters prosecution as to the	no morite is
closed in accordance with the practice under a Disposition of Claims			ne mems is
4) Claim(s) 1-20 is/are pending in the application	l <b>.</b>		
4a) Of the above claim(s) is/are withdraw	vn from consideration	n.	
5) Claim(s) is/are allowed.			
6) Claim(s) <u>1,2,7-12 and 17-20</u> is/are rejected.		•	
7) Claim(s) 3 and 13 is/are objected to.			
8) Claim(s) are subject to restriction and/or	r election requiremen	t.	
Application Papers			
9) The specification is objected to by the Examiner	r.		
10)☐ The drawing(s) filed on is/are: a)☐ accep	oted or b) objected to	by the Examiner.	
Applicant may not request that any objection to the	= ' '	-	
11) The proposed drawing correction filed on	is: a) approved b	☐ disapproved by the Examin	ier.
If approved, corrected drawings are required in rep	ly to this Office action.		
12)☐ The oath or declaration is objected to by the Exa	aminer.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S	S.C. § 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:		•	
1. Certified copies of the priority documents	s have been received	l.	
2. Certified copies of the priority documents	s have been received	I in Application No	
<ul> <li>3. Copies of the certified copies of the prior application from the International Bur</li> <li>* See the attached detailed Office action for a list of the certified copies of the prior application.</li> </ul>	reau (PCT Rule 17.2	(a)).	Stage
14) Acknowledgment is made of a claim for domestic	c priority under 35 U.	S.C. § 119(e) (to a provisiona	I application).
a) ☐ The translation of the foreign language pro-			
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 2.	5) 🔲 Noti	rview Summary (PTO-413) Paper No ce of Informal Patent Application (PT er:	
.S. Patent and Trademark Office PTO-326 (Rev. 04-01) Office Act	tion Summary	Part o	of Paper No. 3

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1-2 & 7-10 are rejected under 35 U.S.C. 102(b) as being anticipated by Nakamura et al. (# 6114411).

Nakamura et al. discloses the ink jet printing method comprising the liquid ink jet ink, which contains the thermally responsive material and applying the liquid ink jet ink onto the ink jet recording element in an image wise fashion (column: 17, line: 15-32; column: 20, line: 10-40). They also disclose that the ink jet recording element has been heated to a temperature higher than the temperature of the liquid ink jet ink (column: 20, line: 45-67). They also disclose that the ink jet ink has viscosity less than about 10 centipoises (10 mPa.sec) at 25 °C (column: 16, line: 5-15). They also disclose that the thermally responsive material comprises a polyethylene oxide (column: 5, line: 40-65; column: 13, line: 5-15). They also disclose that in containing about 0.2 to 20% of thermally responsive material (thermoplastic resin emulsion) and about 0.1 to 10% of colorant, wherein the colorant is pigment or dye (column: 3, line: 18-34; column: 15, line: 45-62). They also disclose that the ink jet recording element has been heated to temperature from 80 to 110 °C (column: 20, line: 62-67).

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2. Claims 11-12 & 17-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Nakamura et al. (# 6114411).

Nakamura et al. discloses the ink jet printing method with controlled color bleed and coalescence (column: 22, line: 54-67; Table 6-7) comprising loading ink ejecting elements of a printer with liquid ink jet ink, which contains the thermally responsive material and applying the liquid ink jet ink onto the ink jet recording element in an image wise fashion (column: 17, line: 15-32; column: 20, line: 10-40); loading the printer with an ink jet recording element, wherein the ink jet recording element has been heated to a temperature higher than the temperature of the liquid ink jet ink (column: 20, line: 45-67); and ejecting the liquid ink jet ink from the ink ejecting elements onto the heated ink jet recording element in response to digital data signals (column: 20, line: 10-67). They also disclose that the ink jet ink has viscosity less than about 10 centipoises (10 mPa.sec) at 25 °C (column: 16, line: 5-15). They also disclose that the thermally responsive material comprises a polyethylene oxide (column: 5, line: 40-65; column: 13, line: 5-15). They also disclose that in containing about 0.2 to 20% of thermally responsive material (thermoplastic resin emulsion) and about 0.1 to 10% of colorant, wherein the colorant is pigment or dye (column: 3, line: 18-34; column: 15, line: 45-62). They also disclose that the ink jet recording element has been heated to temperature from 80 to 110 °C (column: 20, line: 62-67).

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### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 4-6 & 14-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nakamura et al. (# 6114411) in view of Gundlach et al. (# 5888285) and Takahashi et al. (# 3981730).

Nakamura et al. teaches all the limitation of the liquid ink jet ink except that: (1) the thermally responsive material comprises a polyethylene oxide containing block copolymer is tri-block copolymer of polyethylene oxide-polypropylene oxide-polyethylene oxide. (2) Thermally responsive material is a methylcellulose copolymer.

Gundlach et al. teaches that to get enhance the viscosity and the stability of the ink, the ink comprises a polyethylene oxide containing block copolymer is tri-block copolymer of polyethylene oxide-polypropylene oxide-polyethylene oxide (column: 17, line: 10-30).

It would have been obvious to one of ordinary skill in the art at the time of invention was made to incorporate the copolymer taught by Gundlach et al. in to the ink composition of Nakamura et al. because the presence of the copolymer in the ink is reduced or eliminate the inter color bleed when printed adjacent to another ink, and increase the stability of the ink.

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Takahashi et al. teaches that to get the excellent hue separation in multi color printed image, the ink comprises a methylcellulose copolymer.

It would have been obvious to one of ordinary skill in the art at the time of invention was made to incorporate the copolymer taught by Takahashi et al. in to the ink composition of Nakamura et al. because the presence of copolymer in the ink reduces or eliminate the inter color bleed when printed adjacent to another ink, and due to that printed image have excellent hue separation.

### Allowable Subject Matter

4. Claims 3 & 13 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter: The ink jet ink has viscosity of less than 10 centipoises at 22 °C and viscosity of more than 1000 centipoises above its gel transition temperature.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Manish S. Shah whose telephone number is (703) 305-1562. The examiner can normally be reached on 7:00am-3:30pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John E. Barlow, Jr. can be reached on (703) 308-3126. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7724 for regular communications and (703) 308-7724 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 305-4900.

MIL MSS

September 18, 2002

John Barlow Supervisory Patent Examiner Technology Center 2800

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